## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

RENITA S. ROBINSON,	)
Plaintiff,	)
VS.	) Case No. 4:05CV295 CD
CHASE MANHATTAN	)
AUTOMOTIVE FINANCE,	)
Defendant.	)

## MEMORANDUM, ORDER COMPELLING ARBITRATION, AND ORDER OF DISMISSAL

Defendant Chase Manhattan Automotive Finance seeks to compel plaintiff
Renita S. Robinson to arbitrate her dispute against it pursuant to 9 U.S.C. § 4.

In support of its motion, Chase Manhattan relies upon the arbitration provision in
the Retail Installment Contract entered into by the parties in which they both agreed
to arbitrate any disputes arising out of the agreement. Robinson does not oppose
arbitration pursuant to the terms of the contract. I will therefore compel Robinson
to proceed to arbitration and will dismiss this case without prejudice.

Accordingly,

IT IS HEREBY ORDERED that defendant's motion to compel arbitration [#12] is GRANTED, and plaintiff is ordered to submit this case to arbitration pursuant to the parties' agreement.

## IT IS FURTHER ORDERED that this action is dismissed, without prejudice.

CATHERINE D. PERRY
UNITED STATES DISTRICT JUDGE

Catherine D leng

Dated this 14th day of June, 2005.